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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/681,183	02/13/2001	Stephan P. Capps	MCS-058-00	7809
27662 7590 04/05/2007 MICROSOFT CORPORATION C/O LYON & HARR, LLP 300 ESPLANADE DRIVE SUITE 800 OXNARD, CA 93036			EXAMINER	
			CORRIELUS, JEAN M	
			ART UNIT	PAPER NUMBER
			2162	
SHORTENED STATUTOR	RY PERIOD OF RESPONSE	MAIL DATE	DELIVER	Y MODE
3 MONTHS .		04/05/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Application No.	Applicant(s)				
Office Action Summary		09/681,183	CAPPS, STEPHAN P.				
		Examiner	Art Unit				
	· ·	Jean M. Corrielus	2162				
Period fo	The MAILING DATE of this communication app or Reply	pears on the cover sheet with the c	orrespondence address				
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPL' CHEVER IS LONGER, FROM THE MAILING Donsions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. O period for reply is specified above, the maximum statutory period or the toreply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tinwill apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status	•	•					
1)⊠	Responsive to communication(s) filed on 03 Ja	anuary 2007.					
	•	action is non-final.	·				
3)	, , _						
-,	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims						
4)⊠	4)⊠ Claim(s) <u>1,2,4-15,17-30,32-45 and 47-50</u> is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
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′=	6)⊠ Claim(s) <u>1, 2, 4-15, 17-30, 32-45 and 47-50</u> is/are rejected.						
·	Claim(s) is/are objected to.						
· _	Claim(s) are subject to restriction and/or	r election requirement					
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Applicati	on Papers						
9)[The specification is objected to by the Examine	r.					
10)[The drawing(s) filed on is/are: a)☐ acco	epted or b) \square objected to by the E	Examiner.				
	Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	₃ 37 CFR 1.85(a).				
	Replacement drawing sheet(s) including the correct	ion is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).				
11)[The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Priority u	ınder 35 U.S.C. § 119						
12) 🗍 .	Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a)	H-(d) or (f)				
_	☐ All b)☐ Some * c)☐ None of:	, , , , , , , , , , , , , , , , , , , ,	(-) (-)				
,-	1. Certified copies of the priority documents	s have been received					
,	Certified copies of the priority documents have been received in Application No						
	3. Copies of the certified copies of the prior	, ,	<u> </u>				
	application from the International Bureau		d in this National Stage				
* S	see the attached detailed Office action for a list	` ''	d				
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Attachment	·	5 =					
	e of References Cited (PTO-892)	4) Interview Summary					
	e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal Pa					
Paper No(s)/Mail Date 6) Other:							

DETAILED ACTION

1. This office action is in response to the amendment filed on January 3, 2007, in which claims 1-2, 4-15, 17-30, 32-45 and 47-50 are presented for further examination.

Response to Arguments

2. Applicant's arguments with respect to claims 1-2, 4-15, 17-30, 32-45 and 47-50 have been considered but are moot in view of the new ground(s) of rejection necessitated by amendment.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1, 2, 4-15, 17-30, 32-45, 47-50 are rejected under 35 U.S.C. 103(a) as being unpatentable over Becker et al., (hereinafter "Becker") US Patent no. 6,591,263 and in view of Shutt US Patent no. 7,146,367.

As to claim 1, Becker discloses a system for automatically alerting a user to available information. In particular, discloses the claimed "automatically interpreting and parsing information recovered from an electronic document being displayed on a display device coupled to the computing device to identify data representing any person" (by automatically selected information from the database containing data having attribute and messages corresponding to the data and communicating the selected information in accordance with attribute of interest to a

particular user, col.2, lines 58-62)); "identifying at least one person represented by the identified data" (selected a user in which the a notification information would be forwarded, col.); "automatically retrieving information relating to each identified person from at least one electronic database" (automatically retrieved the message information from the database corresponding to the user interest, col.5, lines 46-49); "notifying the user that the retrieved information is available" (notify the user as the information becomes available, col.5, lines 1-2). However, Becker does not explicitly disclose the use of "automatically editing the electronic document to insert at least one graphical presence indicator into the electronic document in a location adjacent to the data representing each identified person".

On the other hand, Shutt discloses the claimed "automatically editing the electronic document to insert at least one graphical presence indicator into the electronic document in a location adjacent to the data representing each identified person, and wherein each graphical presence indicator provides at least one electronic interface for initiating communication with each corresponding person" (col.14, lines 38-44, lines 63-66; col.15, lines 61-67). Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to combine the teaching of the cited references. The electronic document system of Becker would include a use of automatically editing the electronic document to insert at least one graphical presence in the same convention manner as disclosed by Shutt in order to enable the content selection module to decide whether to update the display to reflect the new information.

As to claim 2, Becker discloses the claimed "wherein the at least one presence indicator is an icon representing at least one communication access point related to the retrieved information" (automatically retrieved the message information from the database corresponding to the user interest, col.5, lines 46-49).

As to claim 4, Becker discloses the claimed "wherein the at least one electronic interface for initiating communication with one or more of the identified persons includes any of an email address, an instant messaging account, a telephone number, a fax number, and an Internet address for communicating with the identified person" (disseminate the travel information to the user via a pager, phone, email, fax or the like, col.14, lines 28-32).

As to claim 5, Becker discloses the claimed "wherein parsing the recovered electronic information to identify data representing any person comprises identifying textual data associated with any person" (identify a travel condition information for a customer to be delivered, wherein such condition travel information includes textual information, col.14, lines 8-15).

As to claim 6, Becker discloses the claimed "wherein the textual data associated with any person includes any of: a name, an email address, a telephone number, a fax number, and a social security number" (col.14, lines 27-36).

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As to claims 7-12, Becker and Shutt substantially disclose the invention as claimed. In addition, Becber discloses the claimed "wherein parsing the recovered electronic information to identify data representing any person comprises identifying graphical data associated with any person" (information planned events is made available to automatically notified customers upon occurrence and associated the travel condition information with the respective customer interest, col.14, lines 3-24).

As to claims 13-15, 17-23, Becker and Shutt substantially disclose the invention as claimed. In addition, Shutt discloses the claimed "wherein the visible alert comprises dynamically modifying the appearance of the electronic information being displayed on the display device" (modifying the last name in the email address, col.21, lines 25-26).

As to claims 24-30, 32-45, 47-50, Becker and Shutt substantially disclose the invention as claimed. In addition, Shutt discloses the claimed "wherein changing the appearance of the electronic document further comprises editing that document to insert at least one presence indicator into the electronic document, each said presence indicator being inserted into the electronic document in a location adjacent to the detected information representing the at least one person" (modifying the last name in the email address, col.21, lines 25-26; col.14, lines 38-44, lines 63-66; col.15, lines 61-67). Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to combine the teaching of the cited references. The electronic document system of Becker would include a use of automatically editing the electronic document to insert at least one graphical presence in the same convention

manner as disclosed by Shutt in order to enable the content selection module to decide whether to update the display to reflect the new information

Conclusion

5. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jean M. Corrielus whose telephone number is (571) 272-4032. The examiner can normally be reached on 10 hours shift.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Breene can be reached on (571) 272-4107. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) on 571-272-1000.

Jean M. Cartielus Primary Examiner Art Unit 2162

April 2, 2007